

MINING BOOM IS INCREASING IN MOHAVE

KINGMAN, Oct. 16.—The activity that is making Kingman a great mining town, with big mines all around it, is getting started in great shape. Even the railroad is beginning to wake up and take notice. Three additional men have been put on the job at the depot. And well they might be. The receipts for freight are three times what they were this time last year. They reach a sum now of more than \$50,000 per month.

The branch road that serves the Champion, Tennessee, Golconda, Golconda Extension and the other mines of the Cerbat range has been compelled to put on two trains a day in order to move the freight required and the ore produced by these mines. Mining men from all parts of the country are arriving hourly by train and automobile. The hotels and boarding houses are filled to overflowing.

An important real estate deal, that shows which way the wind is blowing, was consummated yesterday. Mr. T. E. Pollock, president of the Arizona Central Bank, purchased the lot at the northeast corner of Beale and Fourth streets, and will erect a large office building there, a part of the lower floor of which will be occupied by his bank.

The chamber of commerce met last night and \$500 per month was quickly subscribed to be used for the purpose of advertising Mohave county. This sum will be largely increased from month to month.

News of the District.

An eighteen-inch streak of \$300 ore at the 500-foot level is reported by the Gold Ore mine, better known as the Worden property, at Gold Road. Another evidence that deep mining pays.

The hills in the districts about Kingman are filled with prospectors. North, south, east and west the search for mines is going on. Old mines are being relocated and new discoveries made. Properties that have been known for years are being re-investigated and values that the first comers overlooked are being brought to light.

W. D. Grannis, president of the Arizona Venture Mining Company, has discovered in these mines a peculiar crystal, said to have made possible long-distance telephoning. With their aid it is expected to circle the world with the human voice. The Marconi Company is reported to have paid \$2,000 for a match box full of the crystals.

The Rico, an extension of the C. O. D. mine, and old-time producer, is being worked by the Clark Brothers, a trio of the best miners in the county. The Rico, like the Golconda Extension, carries gold as its chief value.

An eighteen thousand-dollar gold brick, the weekly cleanup, came in from the Gold Road mine Saturday.

A notable transaction was consummated last week when P. F. White disposed of his interests in the Tyro Gold Mines Company to Kansas City parties for the sum of \$30,000. "Pete" White was the original discoverer of the property and at the time of the sale was the holder of one-fourth of the stock. He also owns interests in other properties adjoining and has some large claims pending.

The gold mine with the largest area of gold-bearing rock is found within three miles of Kingman. We refer to the Binmetal mine, a property south of town, over which the Santa Fe railroad passes. The deposit of milling rock is 500 by 700 feet and it is claimed that at no point can rock be taken which will not show colors of gold.

Report comes from the Boundary Cone mine that a body of \$30 ore has been found while running a drift on the 500-foot level. High grade ore has been struck in this property in the past and no doubt it will be one of the big producers of the district.

The Aquinas range, occupying the southeast portion of Mohave county, is rich in many minerals. Bismuth, tin, tungsten, and molybdenum are found, together with many of the rarer minerals.

CLIMAX LOOKS GOOD

(From Sunday's daily.)

R. M. Martin, president of the Climax Mining Company, has returned to Los Angeles after several days of an examination of this gold property on the Ha-sayampa, and expressed himself as being pleased with underground conditions than at any time since he became interested. Recent mill runs also were gratifying, and active development is to be continued on a bigger scale than heretofore in connection with the customary mill operations.

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MORE PRIZES FOR BETTER BABIES

(From Saturday's Daily.)

"Any prizes for grandmothers?" asked a well known Prescott woman yesterday when a crowd gathered around the window of the Arizona Power Company, to view the beautiful premiums offered the babies in Northern Arizona.

The entries in the Northern Arizona Baby Contest will positively close Monday evening. This is necessary in order that all babies entered will be given a specified time for the medical examination. Six beautiful prizes have been added to the list previously published, these being offered by M. Goldwater & Bro., and are prizes for the mothers, personally. In a telegram received from Harold Cheverton, Winslow, Manager Buehler is warned that not only will Winslow come out victorious in the athletic games but also in the baby contest, as several are to be entered from that city.

Industrial Exhibits. Many reservations have been made in the merchants' and manufacturers' building at the Northern Arizona Fair and while there is room for others, those desiring to make exhibits in this department should get in touch immediately with H. D. Aitken, superintendent. Those who have been granted space to date are: Arizona Mine Supply Co., Bashford-Burnister Co., Prescott Gas & Electric Co., Pacific Creamery Co. of Tempe, Hercules Powder Company of San Francisco, Peters Cartridge Co. of Cincinnati, T. H. Bate, Mr. Woolfolk with jewelry exhibit from Verde valley, Standard Oil Company, and the Oak Creek Canning Co., which will make a complete display under the supervision of Eugene Barron.

The milk and cream contest will also be held in this building. The two beautiful cups to be awarded are now on display in windows of O. A. Halsa Co.

Ladies Must Hurry. To avoid all possible chance for misunderstanding with regard to entering exhibits in the woman's department, the following order is issued by the Fair Association, which must be observed carefully by women entering in this section:

On Wednesday, both morning and afternoon, exhibits will be received at the Chamber of Commerce and at the fair grounds by representatives of the fine arts, textile fabrics and culinary and pantry stores departments. On Thursday morning, at both the Chamber of Commerce and the fair grounds, exhibits in these three departments will be received, up to 11 o'clock, but at that hour, all entries must close. This is the latest possible hour to permit entries as they must be in place and ready for

judging by Thursday afternoon at 2 p. m. At the fair grounds will be found the exhibitors' booth, where exhibits will be received.

To Decorate For Occasion. Early tomorrow morning, Lester Ruffner, chairman of the decorations committee, for the Northern Arizona Fair, will start his assistants to beautifying the city, for the three days' celebration. All the merchants and business houses in Prescott are urged to co-operate with the committee and see that proper decorations, both outside the buildings and the windows are properly placed. The fair colors are purple and gold, with the following individual colors for each county: Apache, white; Navajo, yellow; Cocino, green; Mohave, red, and Yavapai, blue.

LOCAL COMPANY FOR OATMAN FIELD

(From Sunday's Daily.)

The organization of the Winchester Gold Mining Company, in which Prescott people figure only, is among the important mining developments to be closed up recently, in which the bona fide belt of Oatman is to be the base of their future operations. Among those interested are many residents, and the principals are L. E. Halsa as president, Joseph Winchester as general manager, and C. F. Paul as secretary. Six full claims are under the ownership of the syndicate, situated about three miles southwest of the Tom Reed, and in close proximity to the Vivian and Pioneer Consolidated, both active, the latter being sold a short time ago to a strong Colorado company. Five dykes cut through the Winchester holdings, and all carry mineralogical features which prevail on the Tom Reed. There is also one claim of twenty acres which show placer values, and which was formerly worked for this purpose. Mr. Winchester's association with this movement is significant of the attractive possibilities for determining a payable property, from his past record in gold mining and the success he has made.

The sinking of a main working shaft is under way, and sufficient funds are available for conducting out a large line of deep development. The corporation also is a close one and no stock will be placed on the market for the present.

ANOTHER BIG SILO

(From Sunday's Daily.)

The utility of the silo was again demonstrated last week when the Arizona Mine Supply Co. was awarded the contract for building another large one for the Experimental Farm of the State in Lonesome valley, that will have a storage capacity of over 150 tons. This is the second silo for that place, and is the fifth recently constructed by the above firm in the county.

ARIZONA COPPERS CONTINUE TO LEAP

Arizona's mineral resources, in actual production for the year of 1914, has been given publicity, and through the courtesy of J. H. Robinson, secretary of the Arizona Chapter of the American Mining Congress, valuable data has been issued from that office, which epitomized shows the following:

For 1914 the total yield in gold, silver, copper, lead and zinc was valued at \$59,956,029, as against \$70,875,027 in 1913. Notwithstanding this decrease Arizona maintains its strong lead and continues at the head of the copper producing States of the nation. An abstract of the report issued shows that gold production for 1914 exceeded that of 1913 by \$155,244, and the total is brought up to the handsome figure of \$4,179,155. The placer production reached \$30,140 only, while dry or silicious ores yielded \$3,002,702. Mohave county leads all other divisions of the State in gold production, of \$1,891,214, and its yellow metal yield in 1914 was ahead of that of the preceding year.

In treatment of gold ores the cyanide method ranks first in the grand total given, and reached the sum of \$2,157,080, concentrates and ores shipped to smelters giving the balance.

Silver production exceeded that of the previous year and the 1914 product went up to the \$2,421,031 mark, an increase of over \$100,000. Cobalt county leads in this metal alone, and increased its product over 700,000 ounces for the past year, having to its credit a total of 2,753,953 ounces for 1914.

The copper output of Arizona reached a total of 393,017,400 pounds, valued at \$52,271,314. Warren district, Coconino county, is credited with the heaviest copper production, that reached a total of 155,420,887 pounds, or nearly one-half of the total production of the State.

Greenlee county districts reached a total of 65,558,301 pounds of copper produced.

Yavapai county, including the United Verde Company, has a credit of 34,057,952 pounds.

Gila county, including Globe and Miami fields, has a production heavier than that of 1913, and reached a total of 73,488,162 pounds.

Pinal county likewise went ahead

of the previous year, and gave a total production of 95,485,293 pounds. This yield came from low grade schist and porphyry ores, as did that from Greenlee county.

Lead shipments out of Arizona for 1914 went to 15,003,068 pounds, valued at \$585,120, a slight decrease over the preceding year.

The spelter recovered from ores in 1914 was valued at \$499,409, a slight decrease over the preceding year.

Mines producing the heaviest product in zinc are situated in Mohave county, at Union Pass and Chloride. There were reported to the Chapter a total of 395 producing gold, silver, copper, lead and zinc mines in the State, as against 438 in 1913, and the total product treated and sold went up to the high water mark of 8,009,927 tons, an increase of 78,065 tons over 1913.

What the 1915 production of minerals of the State will reach, is problematical, but a heavier increase seems to be assured over that of any previous year in the history of mining, from the activity prevailing from one end of the State to the other at the present time. Many new reduction works are under construction, and scores of mines are becoming operative for the first time in several years.

FIRST PATENT FOR MOQUI SCRIP LAND

(From Sunday's daily.)

Ten thousand odd acres of the public domain, selected by the Santa Fe Pacific Railroad Company in lieu of lands withdrawn for the Moki reserve were patented, and the document bearing the title to the tracts has reached the United States land office at Phoenix. This is the first patent to be issued for scrip land in Arizona, and covers the tracts on which notice of approval of selection was given through the local office on September 29.

Batches of selections are expected to be approved and patents to issue thereon now, until the entire scrip issue of about 200,000 acres is covered.

Most of the land embraced in the 10,519 acres for which patent has been forthcoming, has already been placed in control of settlers, to whom the land department of the railway company will now convey title. All patents will issue direct to the company, and will be by them, as agents, transferred to the purchasers of the scrip.

For quick and artistic job work, the Journal-Miner is the place.

Proceedings of the Board Of Supervisors of Yavapai County, Arizona.

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in the treasury of said county have been sufficient to meet the needs of said county relative to the matters preliminary to the erection of said court house, and it has been deemed advisable and expedient and to the best interest of said county to postpone the delivery of said bonds until this time; and,

WHEREAS, heretofore funds by the levy and collection of taxes have been provided by said county sufficient to pay the principal of bonds numbered one (1) to seven (7) both inclusive, amounting to the sum of seven thousand dollars (\$7,000), and which matured January 1, 1915; and,

WHEREAS, it is not deemed desirable to deliver the aforesaid bonds Nos. 1 to 7 to the purchaser for the reason that the same are now past due and for the further reason that there is money in the treasury of the said county available with which to redeem the same; and,

WHEREAS, the delivery of the remainder of the issue of bonds namely: \$243,000, would result in a like principal amount being placed to the credit of the court house building fund, whereas the authorized amount was and is \$250,000; and,

WHEREAS, it is deemed necessary and advisable to have the full amount of \$250,000 in the court house building fund to allow for the erection of said court house building, and this can be accomplished by having the aforesaid bonds Nos. 1 to 7, when executed, delivered to the county treasurer, so that he may charge the same to the bond redemption fund, provided for that purpose, and credit a like amount to the court house building fund, and simultaneously with the transfer cause the said bonds Nos. 1 to 7 to be marked "Paid and Cancelled"; and,

WHEREAS, it is now deemed necessary and advisable and to the best interests of said county to deliver the said \$7,000 bonds Nos. 1 to 7 to the county treasurer, and the remainder of the issue, comprised of bonds Nos. 8 to 250, inclusive, and aggregating \$243,000, to the purchaser and to thereby obtain \$250,000 for the purpose of proceeding with the erection and furnishing of said court house building;

Now, therefore, by reason of the premises:

BE IT RESOLVED AND ORDERED by the board of supervisors of Yavapai county, in the State of Arizona, as follows:

Section 1. That the said sum of seven thousand dollars (\$7,000) heretofore provided for the payment of the principal of said bonds numbers one (1) to seven (7), both inclusive, which matured January 1, 1915, be and the same is hereby ordered transferred to the Building Fund of said county to be used in connection with the proceeds of bonds numbered eight (8) to two hundred fifty (250), both inclusive for the erection and furnishing of said court house.

Section 2. That bonds, numbers one (1) to seven (7) both inclusive, and the coupons thereto attached, provided in the order of the board adopted and entered of record on the 3rd day of August, A. D. 1914, be and the same are hereby ordered, to be delivered to the county treasurer for the purpose mentioned in the preamble hereof, and marked "Cancelled," and the "Redemption Fund" shall receive proper credit to the amount thereof.

Section 3. That the resolution and order of the board of supervisors of said county duly adopted and entered of record on the 5th day of August, A. D. 1914, as amended by an order of said board duly adopted and entered of record on the 10th day of April, A. D. 1915, authorizing the issuance of two hundred fifty thousand dollars (\$250,000) building bonds for the purpose of constructing and furnishing a fire proof court house at the county seat of said county, and prescribing the form of bonds and the coupons to be there attached, to be used in making said issue, be and the same is hereby amended so that the forms of said bonds and coupons appertaining thereto, shall be in substantially the forms respectively hereinafter set forth.

Section 4. That for the purpose of providing funds for the erecting and furnishing said fire proof court house at the county seat of said county, there shall be executed and delivered, the bonds of said county heretofore authorized to be issued, in the principal aggregate sum of two hundred fifty thousand dollars (\$250,000), comprised of two hundred fifty (250) bonds numbered consecutively from one (1) to two hundred fifty (250), both inclusive, of the denomination of one thousand dollars (\$1,000) each, dated October 1, A. D. 1914, and absolutely due and payable in numerical order serially as follows:

No. of Bonds	Date of Maturity.
1 to 8, both inclusive,	January 1st, 1916.
8 to 15, both inclusive,	January 1st, 1916.
16 to 24, both inclusive,	January 1st, 1917.
25 to 34, both inclusive,	January 1st, 1918.
35 to 45, both inclusive,	January 1st, 1919.
46 to 52, both inclusive,	January 1st, 1920.
53 to 70, both inclusive,	January 1st, 1921.
71 to 84, both inclusive,	January 1st, 1922.
85 to 99, both inclusive,	January 1st, 1923.

100 to 115, both inclusive,	January 1st, 1924.
116 to 132, both inclusive,	January 1st, 1925.
133 to 150, both inclusive,	January 1st, 1926.
151 to 169, both inclusive,	January 1st, 1927.
170 to 189, both inclusive,	January 1st, 1928.
190 to 210, both inclusive,	January 1st, 1929.
211 to 230, both inclusive,	January 1st, 1930.
231 to 250, both inclusive,	January 1st, 1931.

hearing interest at the rate of five per centum per annum, payable semi-annually, on the first days of January and July, respectively, of each year, both principal and interest payable at the office of the county treasurer of said Yavapai county at the National Bank of Commerce, in the city and State of New York, U. S. A.

Section 5. That each of said bonds and each interest coupon to be there attached, except as to their number and date, shall be in substantially the following forms, respectively, to-wit:

(Form of Bond).
UNITED STATES OF AMERICA,
STATE OF ARIZONA,
COUNTY OF YAVAPAI.

No. **KNOW ALL MEN BY THESE PRESENTS**, That Yavapai county, Arizona, acknowledges itself to owe and for value received hereby promises to pay to the bearer hereof the principal sum of one thousand dollars on January first, A. D. 19...., together with interest on said sum from the date hereof until paid at the rate of five per centum per annum, payable semi-annually, on the first days of January and July, respectively, in each year, as evidenced by and upon the presentation and surrender of the interest coupons hereto attached, as they severally become due; and both the said principal and interest are hereby made payable in gold coin of the United States of America, or of equal to the present standard of weight and fineness, at the office of the county treasurer of said Yavapai county, at the National Bank of Commerce, in the city and State of New York, U. S. A.

This bond is issued by said county for the purpose of raising funds to pay the cost of erecting, constructing and furnishing a fire proof court house at the county seat of said Yavapai county, Arizona, within and for the said county, and with the approval of a majority of the property taxpayers and in all other respects duly qualified electors thereof present and voting at an election called and held therein for the purpose, in all respects in strict compliance with law, on the 21st day of July, A. D. 1914, prior to the issuance of this bond, and in accordance with a resolution and order duly adopted by the board of supervisors of said county at a meeting thereof lawfully called and duly held prior to the issuance of this bond; and under, by virtue of and in all respects in full and strict conformity with the constitution and the provisions of chapter 11, Title 52, civil code, revised statutes of Arizona, 1913, entitled "County and Municipal Indebtedness" and all other authority thereunto enabling.

And it is hereby certified, recited and warranted that said county is now and has been for many years past a body politic and corporate, duly organized, existing and operating under and by virtue of the constitution and statutes of the State of Arizona, and always has been and now is under the control of a duly organized board of supervisors as the duly constituted corporate authority thereof; that all things, acts and conditions required by the constitution and laws of the State of Arizona to exist and to happen in order to constitute the same the said county, and the validity of said county, do exist and have happened and been done and performed in regular and due form and time; that the total indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitation; and that due provision has been made for the levy and collection of a direct annual ad valorem tax upon all the taxable property of said county, in addition to all other taxes, sufficient to pay the interest accruing hereon promptly when and as the same falls due and also to discharge the principal hereof at maturity.

The faith, credit and all the taxable property within the limits of said county are hereby solemnly pledged for the punctual payment of the interest and redemption of the principal of this bond, respectively, as the same become due and are payable as aforesaid.

IN TESTIMONY WHEREOF, Yavapai county, Arizona, by its board of supervisors, has caused this bond to be signed by the chairman of said board and attested by the clerk of said board, and by him sealed with the corporate seal of said county, and each of the annexed interest coupons to be signed by the engraved facsimile signatures of the said chairman and said clerk, the first day of October, A. D. 1914.

(SEAL) Chairman, Board of Supervisors
Attest: Clerk, Board of Supervisors.

(Form of Coupon).
On January 1st,
July 1st, A. D. 19....
Yavapai county, Arizona, for value received, will pay to the bearer hereof the sum of dollars in gold coin of the United States of America, at the office of the county treasurer of said Yavapai county, at the National Bank of Commerce, in the city and State of New York, U. S. A., being months' interest then due on its court house building bond, dated October 1st, A. D. 1914. No.....
(SEAL) Chairman, Board of Supervisors
Attest: Clerk, Board of Supervisors.

Section 6. That each of the bonds hereby authorized shall be signed by the chairman of the said board of supervisors and by the clerk of said board, and by him sealed with the corporate seal of said county, which seal shall be impressed thereon; and each of the interest coupons to be attached to each of said bonds, as above set forth, shall be signed by the said chairman and clerk with the engraved facsimile signatures of said officers, and the said officers are hereby authorized, ordered and directed to cause said bonds and coupons to be prepared substantially in the form, respectively, hereinabove set forth and to execute the same for and on behalf of said county as and in the manner aforesaid; that after their execution said bonds and each of them, shall be by said officers delivered to the parties entitled thereto as hereinafter specified, upon the payment of the purchase price thereof and when said bonds shall have been delivered to the party or parties entitled thereto, their legality or the legality of the indebtedness created by said bonds or the levy and collection of taxes for their payment, shall not be open to contest by any person or persons, corporation or corporations, or by said county for any reason whatever.

Section 7. That the interest falling due on said court house building bonds, on January 1 and July 1, A. D. 1916, shall be and the same is hereby ordered appropriated and paid by the county treasurer of said county from the "Court House Building Bonds," dated October 1, 1914, Interest Fund" heretofore created for said bonds, or in case there is not sufficient money in said interest fund to pay said interest, then same shall be appropriated and paid by said county treasurer from the general fund of said county, or out of any fund or funds belonging to said county, and for the purpose of providing necessary funds to reimburse said general fund or other fund or funds for the amount of any money so borrowed from it, and also to pay the interest accruing on said bonds subsequent to July 1, A. D. 1916, promptly when and as the same falls due, and to constitute and maintain a fund heretofore created and called the "Court House Building Bonds, dated October 1, 1914, Redemption Fund" sufficient to discharge the principal of said bonds at their maturity respectively, there shall be and by this order the same is hereby levied on all the taxable property in the said county, in addition to all other taxes, the following direct annual ad valorem tax, to-wit:

In the year 1915, a tax sufficient to produce the net sum of \$40,475, being \$23,475 for interest and \$17,000 for principal.
In the year 1916, a tax sufficient to produce the net sum of \$21,050, being \$11,050 for interest and \$10,000 for principal.
In the year 1917, a tax sufficient to produce the net sum of \$21,525, being \$10,525 for interest and \$11,000 for principal.
In the year 1918, a tax sufficient to produce the net sum of \$21,950, being \$9,950 for interest and \$12,000 for principal.
In the year 1919, a tax sufficient to produce the net sum of \$22,325, being \$9,325 for interest and \$13,000 for principal.
In the year 1920, a tax sufficient to produce the net sum of \$22,250, being \$8,250 for interest and \$14,000 for principal.
In the year 1921, a tax sufficient to produce the net sum of \$22,875, being \$7,875 for interest and \$15,000 for principal.
In the year 1922, a tax sufficient to produce the net sum of \$23,100, being \$7,100 for interest and \$16,000 for principal.
In the year 1923, a tax sufficient to produce the net sum of \$23,325, being \$6,325 for interest and \$17,000 for principal.
In the year 1924, a tax sufficient to produce the net sum of \$23,450, being \$5,450 for interest and \$18,000 for principal.
In the year 1925, a tax sufficient to produce the net sum of \$23,525, being \$4,525 for interest and \$19,000 for principal.
In the year 1926, a tax sufficient to produce the net sum of \$23,550, being \$3,550 for interest and \$20,000 for principal.
In the year 1927, a tax sufficient to produce the net sum of \$23,525, being \$2,525 for interest and \$21,000 for principal.
In the year 1928, a tax sufficient to produce the net sum of \$23,450, being \$1,450 for interest and \$22,000 for principal.
In the year 1929, a tax sufficient to produce the net sum of \$18,450, being \$450 for interest and \$18,000 for principal.
That said tax shall be included in the annual general tax levied in and for said county and shall be levied and collected at the same time and in the same manner as other taxes are levied and collected by said county, and so much of said tax as is for interest, when collected, shall by the county treasurer of said county be kept in and constitute a separate fund for the payment of the interest on said bonds, and shall be called "Court House Building Bonds, dated Oct. 1, 1914 Interest Fund," and so much of said tax as is for principal, when collected, shall, by the county treasurer of said county, be kept in and constitute a separate fund, called the "Court House Building Bonds, dated October 1, 1914, Redemption Fund," which said fund shall be irrevocable and used solely for the payment, respectively of interest on and the principal of the said bonds hereby authorized, when due, so long as any of the said bonds or the interest coupons thereto appertaining, remain outstanding and unpaid.

Section 8. That for the convenience of the county treasurer of said county and the holder or holders of said bonds, the said county treasurer is hereby ordered, authorized and empowered, to open, establish and maintain a branch office for the payment of the principal and interest of said bonds at the National Bank of Commerce, in the city and State of New York, U. S. A.; and that on the 15th day of December, A. D. 1915 and on the 15th days of June and December, respectively, in each year thereafter, so long as any of the interest coupons appertaining to the bonds hereby authorized to be issued, remain outstanding and unpaid, the treasurer of said county shall and he is hereby authorized, ordered and directed to remit by New York draft to the said office at the said National Bank of Commerce, in the city and State of New York, U. S. A., a sum sufficient to pay the semi-annual interest accruing on the said bonds on the first days of January and July, respectively, in each year, and any and all charges necessary for making said payments at said bank; and that on the 15th day of December, A. D. 1915, and each year thereafter so long as any of said bonds remain outstanding and unpaid, the county treasurer shall and he is hereby authorized, ordered and directed, in addition to the sum required to meet the interest accruing on said bonds as and in the manner hereinabove mentioned, out of the said "Court House Building Bonds dated October 1, 1914, Redemption Fund," to remit by New York draft to the said office at the said National Bank of Commerce, New York, U. S. A., a sum sufficient to pay the principal of the bonds maturing on January 1, A. D. 1916, and each year thereafter as specified in paragraph five (5) hereof, and any and all charges necessary for the making of said payments at said bank.

Section 9. That it be and it is hereby certified, recited and warranted that all conditions, acts and things necessary and essential to the validity of the bonds of said county, in this order mentioned, and required by law to be done, have been fully done and performed.

Section 10. That when executed by the chairman and clerk of this board as and in the manner hereinabove provided, said bonds shall, to the aggregate principal sum of two hundred fifty thousand dollars (\$250,000), comprised of two hundred fifty (250) bonds, numbered consecutively from one (1) to two hundred fifty (250), both inclusive, of the denomination of one thousand dollars (\$1,000) each, bearing interest at the rate of five per centum (5%) per annum, payable semi-annually, and absolutely due and payable, serially, at the times mentioned in paragraph five (5) hereof, be delivered by said chairman and clerk as follows:

Bonds Nos. 1 to 7, inclusive, shall be delivered to the county treasurer to be by him credited to the proper fund, as hereinabove set forth.

Bonds Nos. 8 to 250, inclusive, shall be delivered to Keeler Brothers, of Denver Colorado, the assignees of the Commercial Trust and Savings Bank, of Prescott, Arizona, and of the Union Trust Company, of Chicago, which assignment is hereby accepted by this board, upon payment of the agreed purchase price therefor, and the proceeds derived from the sale and delivery of said bonds shall be paid into the county treasury and shall be used solely for the purpose of providing funds for the construction and furnishing of a fire proof court house at the county seat of said county.

Section 11. That the chairman and clerk of this board and the treasurer of said county, or any or either of them, are hereby authorized, ordered and directed to furnish the said Commercial Trust and Savings Bank, such transcripts and other documents as will fully evidence the proceedings had preliminary to the issue and delivery of said bonds, and the regularity and sufficiency thereof and the validity of said bonds, and the acts of said officers in the premises are hereby declared ratified, approved and confirmed.

Section 12. That the provisions of this resolution and order, and each of the bonds and each of the coupons issued and delivered pursuant hereto, shall be and do constitute and the same are hereby declared to be a binding and irrevocable contract between the said county and the purchasers of said bonds, and the holder or holders from time to time of each of said bonds and the coupons thereto appertaining.

Section 13. That all resolutions and orders or parts thereof of this board in conflict with the provisions hereof, or which might in any manner prevent the issuance or delivery or impair the validity of said bonds, be and the same are hereby repealed, rescinded and annulled, and this resolution and order shall be forever irrevocable until the indebtedness hereby created, both as to principal and interest, shall by said county have been fully paid, satisfied and discharged.

Section 14. That an emergency is declared to exist and this resolution and order shall be in full force and effect from and after its adoption.

Approved this 22nd day of September, A. D. 1915.

(SEAL) WILLIAM STEPHENS,
Chairman, Board of Supervisors.

Attest: R. T. BELCHER,
Clerk, Board of Supervisors.

After the reading of the foregoing resolution, Supervisor Henry J. Sader, seconded the motion for the adoption thereof, and upon roll call the voting resulted as follows:

Chair William Stephens, Aye.
Supervisor Henry J. Sader, Aye.
Supervisor Harry W. Heap, Aye.

Thereupon the chairman declared the foregoing resolution unanimously adopted, and the said